SUPERIOR COURT OF ARIZONA (1) MARICOPA COUNTY

(3)) Case No. (2)	Case No. (2)							
Pe	etitioner/Plaintiff,)								
)								
DC	OB SSN)								
VS.)								
<u>(4)</u>) CHILD SUPPORT ORDER								
Re	espondent/Defendant,))								
DOB SSN)										
TH	HE COURT FINDS THAT:									
1.	The parties have a duty to support the f	following child(ren): Date(s) of Birth(s) Social Security Number(s)								
(14	4)									
2.	The parties' circumstances are as follow	ws: <u>FATHER</u> <u>MOTHER</u> <u>COMBINED</u>								
	Gross Monthly Income Spousal Maintenance/Support Paid	(8)								
	Child Support for Other Children Paid	() (10) ()								
	Adjustment for Supporting Other Childre									
	Adjusted Monthly Gross Incom Basic Child Support Obligation	ne (12) (13) (15)								
	Adjustments to Child Support	Obligation:								
	Medical/Dental Insurance Premium Child Care Adjusted for Tax Exemption Extra Education Court-ordered Visitation/Exchange Extraordinary Child	(16)								
	Child(ren) 12 or Older 0 - 10%	(21)								
	Total Adjustments	(22)								
	Total Monthly Child Support Obligati	ion (23)								
	Each Parent's Proportionate Share of Ir Each Parent's Support Obligation Adjustment for Costs Associated with V Using Table A Table B	(29)								

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	Medical/Dental Insurance Premium Adjustment Child Care Adjustment Extra Education Adjustment Extraordinary Child Adjustment Visitation/Exchange Adjustment	()))	(31c) (31d)	()	
	Adjustments Subtotal	_		_	(32)			
	Preliminary Child Support Amount Equal Time Sharing, Unequal Incomes Multiple Children, Divided Custody	_ _ _		_	(33) (34) (35)			
Se	If Support Reserve Test							
	Paying party's Adjusted Gross Income from line 12	_		_	(12)			_
	Minus reserve	(_	\$710	_)	(36a)	(_	\$710	_)
	Minus arrears	(_		_)	(36b)	(_		_)
	RESULT	_			(37)	_		_
	ne amount from line 37 above is less than the P resulting amount as child support order on line						Amount,	line 33, the court MAY order
ΑN	OUNT TO BE ORDERED:	_			_ (38)	_		<u> </u>
3.	Paying Party's employer/payor is:							
	Name:							
	Payroll Dept. Address:							
4.	Written Findings for Physical Custody Adjustm	ent	and/or O	the	er Adjus	stm	nents:	
5.	The court finds that the paying party has the al \$	bility	to pay cl	nilo	d suppo	ort i	in the am	ount from line 38:
6.	The court, having considered the best interests reason(s):	s of	the child(rei	n), devi	iate	es from tl	ne guidelines for the following
	 Application of the guidelines is inappropriate Application of the guidelines is unjust. The parties have signed a written agree have been ordered by the guidelines be 	eeme	ent with k	no ee	wledge ment.	e of	f the amo	ount of support that would

	The court makes the following findings regarding the deviation:					
	☐ The child support order would have been \$					
	☐ The child support order after deviation is \$					
	All parties have signed the agreement free of duress and coercion.					
ΙΤ	IS ORDERED THAT:					
A.	The Petitioner Respondent shall pay child support of \$ per month to the other party. The first payment is due on// If this is a modification of child support, all other prior orders of the court not modified herein remain in full force and effect.	nis				
В.	The court finds that an arrearage exists in the amount of \$ for the period of time of/ to/ ThePetitionerRespondent shall pay an arrearage payment of \$ per month to the other party with the first arrearage payment due on//					
C.	All payments shall be made through the Support Payment Clearinghouse pursuant to an Order of Assignment assigned this date. At any time the paying party's employer/payor is not paying pursuant to an Order of Assignment, the paying party must make full and timely payment directly to:	en				
	Support Payment Clearinghouse P.O. Box 52107 Phoenix, AZ 85072-2107					
	Payments not made through the Clerk of the Court/Clearinghouse shall be considered gifts unless otherwise ordered. Payments must include the case number and the paying party's name.					
	IMPORTANT NOTICE: Under state law (section 25-503, subsection I, Arizona Revised Statutes) the right collect <u>unpaid</u> child support payments ends three years after the last child included in the child support orde *emancipates. To collect the unpaid support, the person owed child support must file a court action to obta a written judgment for the unpaid amount due <u>before</u> the end of the three year period. (Limited exceptions exist and are found in A.R.S. § 25320.B.).	er				
	*A child is emancipated: On the date of the child's marriage. On the child's 18 th birthday. When the child is adopted. When the child dies. When the support obligation is terminated by court if support is extended beyond the age of 18.					
D.	Unless the court has ordered otherwise, the parties affected by this order shall notify the Clerk of the Court/Clearinghouse of their addresses and shall notify the Clerk/Clearinghouse of any change of address within ten (10) days. The paying party shall also notify the Clerk/Clearinghouse of the names and addresse of the paying party's employers or other payors and, within ten (10) days, of any changes thereof.					
Ε.	The costs of visitation-related travel/transportation shall be shared by the parties as follows: Father: Mother:					

F.	☐ Petitioner ☐ Respondent is responsible for providing medical and/or dental insurance for the child(ren). ☐ Petitioner ☐ Respondent shall pay% of any uninsured medical/dental expenses and the other party shall pay the remainder.
G.	The parties shall:
	Exchange financial information such as copies of tax returns, earnings statements, and a Parent's Worksheet every 24 months.
	☐ Exchange residential addresses and the names and addresses of their employers every 24 months.
Н.	The court allocates the tax exemption(s) as follows:
Da	te Judge or Commissioner